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2	Adam E. Polk (State Bar No. 273000) Steven M. Tindall (State Bar No. 187862)	
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9	Adam B. Wolf (State Bar No. 215914)	Elizabeth I. Cohragor (State Dar No. 002151)
10	Tracey B. Cowan (Cal. Bar No. 250053)	Elizabeth J. Cabraser (State Bar No. 083151) Lexi J. Hazam (State Bar No. 224457)
11	PEIFFER WOLF CARR & KANE, A PROFESSIONAL LAW CORPORATION	Sarah R. London (State Bar No. 267083) Tiseme G. Zegeye (State Bar No. 319927)
12	4 Embarcadero Center, Suite 1400	LIEFF CABRASER HEIMANN &
13	San Francisco, CA 94111 Telephone: (415) 766-3545	BERNSTEIN, LLP 275 Battery Street, 29th Floor
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15	awolf@prwlegal.com tcowan@prwlegal.com	Telephone: 415.956.1000 Facsimile: 415.956.1008
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18	Counsel for Plaintiffs and the putative class	tzegeye@lchb.com
19	[Additional Counsel on Signature Page]	
20		
21	UNITED STATES DISTRICT COURT	
21	NORTHERN DISTRICT OF CALIFORNIA	
23	SAN FRANCI	ISCO DIVISION
24	IN RE PACIFIC FERTILITY CENTER	Case No. 3:18-cv-01586-JSC
25	LITIGATION	TOTALE CENTRAL A PROMI AND INDODOCEDIA
26		JOINT STIPULATION AND [PROPOSED] ORDER FOR APPOINTMENT OF
20 27		COUNSEL
28		

WHEREAS, this litigation arises from a March 4, 2018 incident in which liquid nitrogen levels in one of Defendants' tanks are alleged to have declined, resulting in alleged damage to: (1) human tissue including eggs and embryos; and (2) those whose cryogenically stored eggs and embryos were involved in the incident;

WHEREAS, on April 30, 2018, the Court entered an Order consolidating three related proposed class actions currently pending in the Northern District of California, and setting a schedule for: (1) plaintiffs to file a consolidated complaint; (2) Defendants to answer, move, or otherwise respond to the consolidated complaint; and (3) briefing any motions to dismiss filed by Defendants (ECF 17);

WHEREAS, pursuant to the Court's Order, Plaintiffs must file their consolidated complaint on or before May 30, 2018 (ECF 17);

WHEREAS, the parties wish to streamline early case management, narrow the issues in dispute, and avoid uncertainty or confusion regarding Plaintiffs' counsel's authorization to act on behalf of the proposed class;

WHEREAS, counsel for Plaintiffs have met and conferred and have agreed to work together on behalf of Plaintiffs and the proposed class;

WHEREAS, Fed. R. Civ. P. 23(g)(3) states that the "court may designate interim counsel to act on behalf of a putative class before determining whether to certify the action as a class action";

WHEREAS, Plaintiffs in the consolidated action agree that the appointment of their counsel, Girard Gibbs LLP; Peiffer Wolf Carr & Kane, A Professional Law Corporation; and Lieff Cabraser Heimann & Bernstein, LLP, as interim class counsel, consisting of a three-member executive committee, with one member of the committee serving as liaison counsel will be beneficial to the effective prosecution of Plaintiffs' claims because it will formally empower them to act on behalf of the proposed class;

WHEREAS, as reflected in the declarations and firm resumes submitted herewith, proposed interim counsel are well-qualified to represent the interests of the proposed class, *see* Declarations of Daniel C. Girard, Adam B. Wolf and Sarah R. London;

WHEREAS, as reflected in the declarations submitted herewith, proposed interim class counsel have undertaken significant effort on behalf of proposed class members, including through a factual and

technical investigation into the March 4, 2018 incident; consultation with experts; meetings with numerous families whose eggs and/or embryos were stored in the tank at issue; review of client documents; and coordination with defense counsel regarding consolidation of the three related actions and setting a schedule;

WHEREAS, in order to avoid duplication of effort and ensure the efficient prosecution of Plaintiffs' claims, Plaintiffs will submit a proposed protocol for work and expenses in advance of the initial case management conference addressing, among other issues, the exercise of billing judgment; the maintenance of contemporaneous, detailed time records; the periodic reporting of fees, expenses, and/or costs; and staffing;

WHEREAS, Defendants take no position on designation of the proposed interim class counsel to act on behalf of the proposed class; and

WHEREAS, the parties through their attorneys agree that by entering into this stipulation

Defendants are not waiving any right they may have to challenge and/or object to class certification,
federal jurisdiction and/or any objection or challenge to the class action to which they would be entitled
by law, nor are Defendants waiving any objections or defenses they may have as to any issues, either
procedural or substantive, arising out of the consolidated action.

NOW THEREFORE, the parties through their respective counsel and subject to the Court's approval hereby stipulate and agree that:

- 1. Pursuant to Fed. R. Civ. P. 23(g)(3), the Court appoints Girard Gibbs LLP; Peiffer Wolf Carr & Kane, A Professional Law Corporation; and Lieff Cabraser Heimann & Bernstein, LLP as interim class counsel and designates: (1) Girard Gibbs LLP; Peiffer Wolf Carr & Kane, A Professional Law Corporation; and Lieff Cabraser Heimann & Bernstein, LLP as Plaintiffs' executive committee; and (2) Girard Gibbs LLP as Plaintiffs' liaison counsel.
- 2. Pursuant to this structure, and consistent with the Manual for Complex Litigation, Fourth, §§ 10.221 and 40.22, Plaintiff's executive committee and liaison counsel shall have the authority to perform or delegate the following tasks on behalf of all Plaintiffs in the consolidated action:

Plaintiffs' Executive Committee

- directing, coordinating, and supervising the prosecution of Plaintiffs' claims in the consolidated action;
- initiating, responding to, scheduling, briefing, and arguing all motions;
- appearing at all hearings and conferences regarding the case;
- determining the scope, order, and conduct of all discovery proceedings;
- assigning work to Plaintiffs' counsel in the consolidated action, as necessary and appropriate;
- retaining experts;
- conducting settlement negotiations on behalf of named Plaintiffs and the class;
- entering into stipulations with opposing counsel as necessary for the conduct of the litigation;
- preparing and distributing status reports to any other law firms that might seek to represent the proposed class;
- collecting and reviewing time and expense records from all Plaintiffs' counsel on a monthly basis, or as provided for under any Court-approved protocol;
- coordinating activities to avoid duplication and inefficiency in the filing, serving, and/or
 implementation of pleadings, other court papers, discovery papers, and discovery
 practice, and generally in the litigation;
- coordinating discovery and briefing of common legal issues between the state court and the federal actions; and
- performing such other duties that may be incidental to proper coordination of Plaintiffs'
 pretrial activities or authorized by further order of the Court.

Plaintiffs' Liaison Counsel

 receiving and distributing to Plaintiffs' counsel, as appropriate, Orders, notices, and correspondence from the Court, to the extent such documents are not electronically filed;

1	 receiving and distributing to Plaintiffs' counsel, as appropriate, discovery pleadings an 		
2	correspondence and other documents from Defendants' counsel that are not		
3	electronically filed;		
4	• convening meetings of co	 convening meetings of counsel, and otherwise assisting in the coordination of case 	
		anser, and other wise assisting in the coordination of case	
5	management activities;		
6	 communicating with defense counsel, on behalf of Plaintiffs' executive committee, 		
7	concerning scheduling and other administrative matters; and		
8	 communicating with the 0 	• communicating with the Court, on behalf of Plaintiffs' executive committee, concerning	
9	scheduling and other administrative matters.		
10	IT IS SO STIPULATED.		
11			
12	Dated: May 10, 2018	Respectfully submitted,	
13		By: <u>/s/ Adam E. Polk</u>	
14		Daniel C. Girard (State Bar No. 114826)	
15		Adam E. Polk (State Bar No. 273000) Steven M. Tindall (State Bar No. 187862)	
13		Amy M. Zeman (State Bar No. 273100)	
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22		Joseph G. Sauder (pro hac vice forthcoming)	
23		Matthew D. Schelkopf (<i>pro hac vice</i> forthcoming)	
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24		555 Lancaster Avenue	
25		Berwyn, Pennsylvania 19312	
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26		jgs@sstriallawyers.com mds@sstriallawyers.com	
27		mas@ssuranawyers.com	
28		Counsel for Plaintiff R.E.	
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	JOINT STIPULATION AND [PRO	POSED] ORDER FOR APPOINTMENT OF COUNSEL	

1	Dated: May 10, 2018	By: _/s/ Adam B. Wolf
	Buted: 17th 10, 2010	Adam B. Wolf (State Bar No. 215914)
2		Tracey B. Cowan (Cal. Bar No. 250053)
3		PEIFFER WOLF CARR & KANE, A
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7		tcowan@prwlegal.com
8		Counsel for Plaintiffs Megan and Jonathan Bauer
9	Dated: May 10, 2018	By: /s/ Sarah R. London
10	2	Elizabeth J. Cabraser (State Bar No. 083151)
11		Lexi J. Hazam (State Bar No. 224457)
11		Sarah R. London (State Bar No. 267083)
12		Tiseme G. Zegeye (State Bar No. 319927)
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1 /		slondon@lchb.com
18		tzegeye@lchb.com
19		Counsel for Plaintiffs A.B., C.D., and E.F.
20	Dated: May 10, 2018	By: <u>/s/ Joseph S. Picchi</u>
21		Joseph S. Picchi (State Bar No. 157102)
21		Aaron T. Schultz (State Bar No. 222949)
22		GALLOWAY, LUCCHESE, EVERSON &
23		PICCHI 2300 Contra Costa Blvd., Suite 350
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24		Tel: (925) 930-9090
25		jpicchi@glattys.com
		aschultz@glattys.com
26		Counsel for Defendant Pacific Fertility Center
27		Comisci joi Dejenuum I ueijie Feriumy Cemer
28		
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	1	•

1	Dated: May 10, 2018	By: /s/ Erin M. Bosman	
2		Erin M. Bosman (State Bar No. 204987) MORRISON & FOERSTER LLP	
3		425 Market Street	
4		San Francisco, California 94105 Tel: (415) 268-7000	
5		EBosman@mofo.com	
6		Counsel for Defendant Prelude Fertility, Inc.	
7			
8	ATTESTATION		
9	I, Adam E. Polk, am the ECF User whose identification and password are being used to file this		
10	Joint stipulation and pursuant to Civil L.R. 5-1(i)(3) I attest under penalty of perjury that concurrence in		
11	this filing has been by all counsel.		
12			
13	Dated: May 10, 2018	/s/ Adam E. Polk	
14		Adam E. Polk	
15			
16	[PROPOSED] ORDER		
17	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
18			
19			
20	Dated:		
21	-	HONORABLE JACQUELINE SCOTT CORLEY	
22		UNITED STATES MAGISTRATE JUDGE	
23			
24			
25			
26			
27			
28			
	TOTALE GENERAL ATTION AND INCORPORTE	6 NA ORDER FOR A PROINTEMENT OF COLUNGE!	

CERTIFICATE OF SERVICE I hereby certify that on May 10, 2018, I electronically filed the foregoing document using the CM/ECF system, which will send notification of such filing to all counsel of record registered in the CM/ECF system. /s/ Adam E. Polk Adam E. Polk JOINT STIPULATION AND [PROPOSED] ORDER FOR APPOINTMENT OF COUNSEL